

EXHIBIT
I

Ranaldo, Lisa

From: Han, Suhana S. <HanS@sullcrom.com>
Sent: Friday, February 5, 2021 5:24 PM
To: Quirk, Michael; Deppermann, Lee; Littleton, Judson
Cc: Dean, Kevin R.; Michael Melkersen; Michael J. Melkersen; Ranaldo, Lisa
Subject: EXTERNAL-RE: Garcia et al. v. Volkswagen Group of America et al.--Plaintiffs' Issues for Discovery Meet and Confer Call
Attachments: VWGoA-Garcia-00045818_VWGoA-Garcia-Volume003.pdf

Mike M and Mike Q,

Please see below our responses to your questions. To the extent that you think a further meet-and-confer would be helpful, let us know and we'd be happy to hop on a call.

- VWGoA-Garcia-00045818: We have confirmed that there were no redactions in the produced version of this document (see attached). It appears that any redactions occurred on your end. Please confirm that such redactions were not due to disclosure of the document inconsistent with the Protective Order.
- Request for a deposition regarding the HS-7 forms: VWGoA agrees to make a witness available about this topic. We'll get back to you next week with details.
- Request for additional VWGoA custodians: As stated in my letter of December 18, 2020, we have proposed a more than reasonable number of custodians, which are sufficient to cover the scope of requests for production to VWGoA and thus will not agree to additional custodians.
- Request for redacted settlement correspondence and executed agreements: We decline to provide those documents for the reasons we previously explained.
- Number of interrogatories: As you know, the deadline for the parties to submit any dispute regarding reasonable numerical limits per side on interrogatories was December 14, 2020. Given that Plaintiffs did not raise any dispute with either us or the Court by that date, Plaintiffs waived their right to contest the number of interrogatories. Nevertheless, we are willing to respond to a total of 50 interrogatories for each of VWGoA and VW AG (including those that we already responded to) – meaning 20 additional interrogatories for each party beyond what the Court ordered (and for which we would require 30 days to respond). To the extent that Plaintiffs accept this offer, please let us know if you would like to withdraw any interrogatories propounded on VWGoA or VW AG that we objected to based on the numerical limit, or whether Plaintiffs will serve new interrogatories. Also please note that we will stand firm on our objections as to certain of Plaintiffs' previously-served interrogatories, including on the grounds that as currently drafted they are unreasonable, overly broad, unduly burdensome, and call for information that is not relevant nor proportional to this action.

Suhana

From: Quirk, Michael <mquirk@motleyrice.com>
Sent: Friday, February 05, 2021 7:43 AM
To: Han, Suhana S. <HanS@sullcrom.com>; Deppermann, Lee <DEPPERMANNL@sullcrom.com>; Littleton, Judson <littletonj@sullcrom.com>
Cc: Dean, Kevin R. <kdean@motleyrice.com>; Michael Melkersen <mike_melkersen@yahoo.com>; Michael J. Melkersen <mike@mlawpc.com>; Ranaldo, Lisa <lranaldo@motleyrice.com>

Subject: [EXTERNAL] RE: Garcia et al. v. Volkswagen Group of America et al.--Plaintiffs' Issues for Discovery Meet and Confer Call

Suhana,

You indicated on our call on Tuesday that you expected to have responses to us this week on the matters on which we met and conferred. How is that looking?

-Mike Quirk

Michael Quirk | Attorney at Law | Motley Rice LLC
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From: Quirk, Michael
Sent: Monday, February 1, 2021 4:30 PM
To: Han, Suhana S. <HanS@sullcrom.com>; Deppermann, Lee <DEPPERMANNL@sullcrom.com>; Littleton, Judson <littletonj@sullcrom.com>
Cc: Dean, Kevin R. <kdean@motleyrice.com>; Michael Melkersen <mike_melkersen@yahoo.com>; Michael J. Melkersen <mike@mlawpc.com>; Ranaldo, Lisa <iranaldo@motleyrice.com>
Subject: Garcia et al. v. Volkswagen Group of America et al.--Plaintiffs' Issues for Discovery Meet and Confer Call

Suhana,

Plaintiffs would like to discuss the following outstanding discovery matters on the discovery meet and confer call scheduled for Tuesday February 2:

- HS-7 Forms—Defendants' production of forms; Plaintiffs' request for depositions;
- Prior Settlement Agreements—Plaintiffs' request for all of Defendants' settlement communications with putative Class members;
- Glover ROGs and 3rd RFP—Defendants' failure to provide substantive responses or documents based on assertion of ROG # limit;
- Records Custodians
- Search Terms/Strings
- Privilege log designations

-Mike Quirk

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